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U.S. APPLICATION NO.		FIRST NAMED APPL	ICANT	ATTY. D	DOCKET NO
09/831122		GOTHE	Н		740-216
			L	INTERNATIONAL APPLICAT	
WILLIAM E VAUGHAN				PCT/DE99/034	+33
BELL BOYD & LLOYD PO BOX 1135			1	A. FILING DATE	PRIORITY DATE
CHICAGO, IL 60690 1135			(	2 NOV 99	14 NOV 98
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1					
NOTIFICATION OF M	ISSING REQU	JREMENTS I	UNDER 35 U.	S.C. 371 IN THI OÆO/JS)	E UNITED
1. The following items have been	S DESIGNAT	ED/ELECTE	to the United Stat	tes Patent and Tradem	ıark
1. The following items have been Office as a Designated	office (37 CFR 1	(494) 🔂 an Elec	sed Office (3) Ci	K 1.425).	
U.S. Basic National	Fee.	☐ Indication of	Small Entity Stati	18.	ich
Copy of the internation	onal application.	Translation o	f the international	application into Engl.	1811.
Oath or Declaration	of inventors(s).	Other:	Article 19 amen	differes into English.	
Copy of Article 19 at Priority Document.					
The International Pre	liminary Examinat	ion Report in Engl	ish and its Annex	es, if any.	
Translation of Annex	es to the Internation	nal Preliminary Ex	tamination Report	into English.	
2. X Applicant has requested ear	rly processing unde	er 35 U.S.C. 371(f	but has not filed	the following indicate	ed items and/or
the indicated items in paragraph 3	below. The Basic	: National ree and	the copy of the in	ternational application	n must be filed
prior to 20 or 30 months from the	priority date to av	old abandonnicht.	international appl		
U.S. Basic National		·—'			
3. The following items MUST b	e furnished within	the period set forth	below in order to	complete the require	ments for
acceptance under 35 U.S.C. 371:	application into El	nglish. A processi	ng fee will be req	uired if submitted	
				ached Notice of Defec	ctive
m 1-41					
- h Processing fee fo	r providing the tran	aslation of the appl	ication and/or the	Annexes later than th	e
بنام ما محاد الدام	or 30 months from	in compliance will	1 3/ CFR 1.43/(c	i) and (o), property	lentifying
surcharge will	be required if subr	nitted later than the	appropriate 20 c	I Jo Monns nom are	<b>F</b>
date.  The current oa	th or declaration d	oes not comply wit	h 37 CFR 1.497(	a) and (b) for the reas	ons
indicated on the d. Surcharge for pro	ne attached PCT/Do	O/EO/917. declaration later the	nan the appropriat	e 20 or 30 months fro	om the
d. Surcharge for propriety date (					
		large entity [ s	mall entity, included	ling any required mult	which fees are
due (37 CFR 1.492(g)). See att	ant must submit the ached PTO-875.	additional claim i	ces of cancer the	Manional Chamber	
5. Applicant has not submitt		listing pure	ant to 37 CFR 1	821-1.825. See attac	hed
<ol> <li>Applicant has not submitt PCT/DO/EO/920.</li> </ol>	ed the required seq	quence nating parac	and to 57 Civil		
		n 4 AND 5 ARO	VR MIIST BE SI	BMITTED WITHI	N TWO (2)
ALL OF THE ITEMS SET FOR MONTHS FROM THE DATI	ORTH IN 3(8)-3(0 TON THIS NOTI	CE OR BY 22 OF	32 MONTHS (	where 37 CFR 1.495	applies) FROM
THE PRINCIPLY DATE FUR	THE APPLICAT	ION, WINCE	er is later.	FAILURE TO PRO	FERUI
RESPOND WILL RESULT I	N ABANDONINE		c	frime under the provi	sions of 37 CFR
The time period set above may 1.136(a).					
6. If box 3a or 3c is checked, Annexes will be cancelled. A	a translation of the	Annexes MUST b	e submitted no lat	er than the time period 0 or 30 months from t	d set above or the the priority date.
Annexes will be cancelled. A 7. The Article 19 amendment	processing fee will ents are cancelled s	ince a translation w	as not provided b	y the appropriate 2(	(37 CFR 1.494(d))
or 30 (37 CFR 1.495(d)) month	hs from the priority	date.			
Applicant is reminded that any address given in the heading as	instign to	the United States I	Patent and Trademown above. (37 C	ark Office must be m. FR 1.5)	ailed to the
A cop	of this notic	<i>e MUST De F</i> Notice of Defective	Translation	this response.	
Enclosed: PCT/DO/EO/9:	'' ∐'	CT/DO/EO/920		Anderson	
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FORM PCT/DO/EO/905 (Ma	rch 2001)		Telephone: 70	3-308-9116	